# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In re ALUMINUM WAREHOUSING ANTITRUST LITIGATION
This Document Relates To:
In re Aluminum Warehousing Antitrust Litigation (First Level Purchaser Plaintiffs), Case No. 1:14-cv-03116-PAE (S.D.N.Y.)

: Civil Action No. 1:13-md-02481-PAE

: JOINT STIPULATION AND ORDER : REGARDING DISMISSAL OF CERTAIN : CLAIMS WITH PREJUDICE WHEREAS, on September 2, 2020, Defendants in the above-captioned action moved for summary judgment against all claims asserted by the First-Level Purchaser Plaintiffs ("FLPs") and Individual Plaintiffs ("IPs"), with the sole exception of the claims of FLP Ampal Inc. ("Ampal") arising from its purchases of roughly 2,200 metric tons of aluminum from Glencore Ltd. ("Glencore") and Century Aluminum ("Century"). ECF Nos. 1286, 1287.

WHEREAS, on February 17, 2021, this Court granted Defendants' motion for summary judgment and dismissed, for lack of antitrust standing, all claims brought by FLPs and IPs, except for Ampal's claims arising from its purchases of aluminum directly from Glencore and Century. ECF No. 1320.

WHEREAS, on March 3, 2021, FLPs represented in a joint letter to this Court that they did not "wish to sit on the sidelines while issues that affect them are decided in the appeals court by [IPs]." ECF No. 1323 at 1.

WHEREAS, FLPs hereby withdraw and forever relinquish any contention that there is any reason to treat Ampal's claims arising from its purchases of aluminum from Century any differently from claims based on purchases of aluminum from Rusal, Alcoa, Rio Tinto Alcan, or any other smelter.

NOW, THEREFORE, the undersigned parties, through their attorneys, stipulate and agree to the following:

1. Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, Ampal's claims arising from its purchases of aluminum from Glencore are dismissed *with prejudice*, with each party to bear its own costs, including any attorney's fees and other expenses related to this litigation.

2. Ampal's claims arising from its purchases of aluminum from Century are dismissed for the reasons set forth in the Court's February 17, 2021 order.

IT IS SO STIPULATED.

DATED: March 15, 2021

Respectfully submitted,

ROBBINS GELLER RUDMAN & DOWD LLP
PATRICK J. COUGHLIN
DAVID W. MITCHELL
BRIAN O. O'MARA
STEVEN M. JODLOWSKI
CARMEN A. MEDICI
ARTHUR L. SHINGLER III
LONNIE A. BROWNE

### s/ Patrick J. Coughlin PATRICK J. COUGHLIN

655 West Broadway, Suite 1900 San Diego, CA 92101 Telephone: 619/231-1058 619/231-7423 (fax)

ROBBINS GELLER RUDMAN & DOWD LLP SAMUEL H. RUDMAN ROBERT M. ROTHMAN 58 South Service Road, Suite 200 Melville, NY 11747 Telephone: 631/367-7100 631/367-1173 (fax)

ROBBINS GELLER RUDMAN & DOWD LLP MARK DEARMAN 120 East Palmetto Park Road, Suite 500 Boca Raton, FL 33432 Telephone: 561/750-3000 561/750-3364 (fax) NUSSBAUM LAW GROUP, P.C. LINDA P. NUSSBAUM SUSAN R. SCHWAIGER 1211 Avenue of the Americas, 40th Floor New York, NY 10036 Telephone: 212/702-7053 212/681-0300 (fax)

LOVELL STEWART HALEBIAN JACOBSON LLP CHRISTOPHER LOVELL 500 Fifth Avenue, Suite 2440 New York, NY 10110 Telephone: 212/608-1900 212/719-4677 (fax)

Interim Co-Lead Counsel for First Level Purchaser Plaintiffs and the Proposed First Level Purchaser Class

COVINGTON & BURLING LLP ROBERT D. WICK HENRY LIU JOHN S. PLAYFORTH

DATED: March 15, 2021

## s/ Robert D. Wick (with permission) ROBERT D. WICK

One CityCenter 850 Tenth Street, N.W. Washington, D.C. 20001 Telephone: 202/662-6000 202/662-6291

Attorneys for Defendants Henry Bath LLC, JP Morgan Securities plc, and JPMorgan Chase Bank, N.A.

DATED: March 15, 2021

SULLIVAN & CROMWELL LLP RICHARD C. PEPPERMAN II SUHANA S. HAN WILLIAM H. WAGENER

### s/ Richard C. Pepperman II (with permission) RICHARD C. PEPPERMAN II

125 Broad Street New York, New York 10004-2498 Telephone: 212/558-4000 212/558-3588 (fax)

Attorneys for Defendants Goldman Sachs & Co. LLC, J. Aron & Company, Goldman Sachs International, Mitsi Holdings LLC and Metro International Trade Services LLC

DATED: March 15, 2021

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP BORIS BERSHTEYN JULIA K. YORK

## s/ Boris Bershteyn (with permission) BORIS BERSHTEYN

One Manhattan West New York, New York 10001 Telephone: 212/735-3000 212/735-2000 (fax)

Attorneys for Defendant Access World (USA) LLC (f/k/a Pacorini Metals USA, LLC)

DATED: March 15, 2021 CURTIS, MALLET-PREVOST, COLT

& MOSLE LLP ELIOT LAUER JACQUES SEMMELMAN

s/ Eliot Lauer (with permission)

ELIOT LAUER

101 Park Avenue New York, New York 10178 Telephone: 212/696-6000 212/697-1559 (fax)

Attorneys for Defendant Glencore Ltd., Glencore International AG, and Access World (Vlissingen) B.V.

\* \* \*

#### ORDER

The Clerk of Court is respectfully directed to close case 14 Civ. 3116 and enter judgment in favor of the defendants in that case.

IT IS SO ORDERED.

DATED: March 16, 2021

THE HONORABLE PAULA. ENGELMAYER

UNITED STATES DISTRICT JUDGE